ORDINARY COUNCIL MEETING

WEDNESDAY, 26 AUGUST 2020

ATTACHMENT BOOKLET 7

Attachment No. 19 Disclosures By Councillors & Designated Persons Policy

1.040

Attachment No. 20 Internal Reporting Public Interest Disclosures Policy

4.161



DISCLOSURES BY COUNCILLORS & DESIGNATED PERSONS

Summary:

The purpose of this policy is to provide clear direction to Elected Members (Councillors) and Council staff on the requirements for lodgement of Disclosure of Pecuniary Interests and Other Matters (Disclosure by Councillors and Designated Persons Return).

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Policy Custodian Manager Customer Service, Government Records	ernance &	
Superseded Documents Designated Persons Policy – I August 2017 (V5.0)	Dated 23	
Related Legislation Tenterfield Shire Council Code o 2018 Clause 4.21	f Conduct	
Related Party Disclosure Policy 1	.189	
NSW Local Government Act 1993 440	3 Section	
Delegations of Authority Chief Corporate Officer		
Manager Customer Service, Gove Records*	ernance &	
*While the Manager Customer Service, and Records has overall responsibility Policy, for the purpose of ensuring in segregation of duties, the investigation Party Transactions may be delegated staff member by the Chief Executive Of Chief Corporate Officer.	ty for this tegrity and of Related to another	

1. Overview

Sections 440 and 440AA of the *Local Government Act, 1993* determine the making of the Model Code of Conduct which prescribes the pecuniary interests and other matters to be disclosed in the Disclosures by Councillors and Designated Persons Return.

2. Policy Principles

The pecuniary interests and other matters to be disclosed in this return are prescribed by Schedule 1 of the Model Code of Conduct for Local Councils in NSW (the Model Code of Conduct).

3. Policy Objectives

Section 4.8 of the Code of Conduct identifies "Designated Persons" and what disclosures must be made.

In addition to Councillors, Designated Persons include:

- (a) The Chief Executive
- (b) Chief Corporate Officer
- (c) Director Infrastructure
- (d) Community representatives on Council Committees (provided the Committees have delegated powers from Council)
- (e) The following additional staff:
 - Manager Finance & Technology
 - Management Accountant
 - Manager Library Services
 - Manager HR, Workforce Development & Safety
 - Risk Management & Safety Coordinator
 - HR & Workforce Coordinator
 - Executive Assistant & Media
 - Manager Economic Development & Community Engagement
 - Cultural Officer
 - Tourism & Marketing Manager
 - Manager Customer Service, Governance & Records
 - Manager Planning & Development Services
 - Manager Property & Buildings
 - Property Specialist
 - Environmental Health & Building Surveyor
 - Planning & Building Trainee
 - Manager Open Space, Regulatory & Utilities
 - Ranger/Compliance Officer
 - Manager Asset & Program Planning
 - Engineering Officer
 - Assets Inspector
 - Manager Works
 - Senior Service & Works Coordinator
 - Storeperson
 - Manager Fleet
 - Manager Water & Waste
 - Senior Technical Projects Engineer

4. Policy Statement

The pecuniary interests and other matters to be disclosed in the Disclosures by Councillors and Designated Persons Return are prescribed by Schedule 1 of the Model Code of Conduct for Local Councils in NSW (the Model Code of Conduct).

5. Scope

A pecuniary interest is an interest in a matter because of a reasonable likelihood or expectation of appreciable financial gain or loss to you or a person referred to in Clause 4.3 of the Code of Conduct.

There is no pecuniary interest in a matter if the interest is so remote or insignificant that it could not reasonably be regarded as likely to influence any decision made in relation to the matter, or if the interest is of a kind specified in Clause 4.6 of the Code of Conduct.

A Councillor or designated person must make and lodge with the Chief Executive, a Disclosures by Councillors and Designated Persons Return within three (3) months after:

- Becoming a Councillor or designated person;
- 30 June of each year, and
- The Councillor or designated person becoming aware of an interest they are required to disclose which has not previously been disclosed.

6. Accountability, Roles & Responsibility

Elected Council

A Councillor:

- Must prepare and submit written returns of interests in accordance with Clause 4.21 of the Code of Conduct; and
- Must disclose pecuniary interests in accordance with Clause 4.28 of the Code of Conduct and comply with Clause 4.29 where it is applicable.

General Manager, Executive and Management Teams

- The Chief Executive (General Manager) must keep a register of returns disclosing interests that are required to be lodged with the General Manager under a Code of Conduct;
- Returns required to be lodged with the Chief Executive must be tabled at a meeting of the Council, being the first meeting held after the last day specified by the Code of Conduct for lodgement (being 30 June each year).

7. Definitions

Disclosure of Pecuniary Interests and Other Matters are provided on the form Disclosures by Councillors and Designated Persons Return.

8. Related Documents, Standards & Guidelines

- Tenterfield Shire Council Code of Conduct 2018
- Related Party Disclosure Policy 1.189

9. Version Control & Change History

Version	Date	Modified by	Details
V1.0	23/4/00	Council	Adoption of Original Policy (Res No. 200/00)
V2.0	21/10/04	Council	Review/Amended (Res No. 519/04)
V3.0	22/8/12	Council	Review/Amended (Res No. 291/12)
V4.0	23/10/13	Council	Review/Amended (Res No. 384/13)
V5.0	23/8/17	Council	Review/Amended (Res No. 168/17)
V6.0			



INTERNAL REPORTING PUBLIC INTEREST DISCLOSURES

Summary:

The purpose of this policy is to provide clear direction under Section 6D of the Public Interest Disclosures Act 1994 (the PID Act), where public authorities are required to have a policy and procedures for receiving, assessing and dealing with public interest disclosures from Tenterfield Shire Council employees and contractors.

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Consultation Period	N/A
Review Due Date	July 2023 – 3 years
Department	Chief Executive
Policy Custodian	Manager Customer Service, Governance & Records
Superseded Documents	N/A
Related Legislation	NSW Public Interest Disclosures Act 1994 NSW Government Information (Public Access) Act 2009 NSW Local Government Act 1993 Tenterfield Shire Council Code of Conduct 2018
Delegations of Authority	Manager Customer Service, Governance & Records

1. Overview

In order to meet legislative requirements Council has adopted the Model Internal Reporting Policy provided by the NSW Ombudsman.

2. Policy Principles

Staff should report any wrongdoing they see within Tenterfield Shire Council. Reports about the categories of serious wrongdoing – corrupt conduct, maladministration, serious and substantial waste of public money, government information contravention, and local government pecuniary interest contravention – will be dealt with under the PID Act as public interest disclosures and according to this policy.

3. Policy Objectives

To be protected by the PID Act, a disclosure must be made by a member of staff or a Councillor to:

- The Chief Executive;
- An investigating authority, or
- To another delegated officer of Council, in accordance with the Internal Reporting System established under this Policy for the purposes of the PID Act.

This Policy establishes an Internal Reporting System for the reporting of disclosures of corrupt conduct, maladministration or serious and substantial waste of public money by Tenterfield Shire Council, its staff and Councillors. The system enables such internal disclosures to be made to the Disclosure Coordinator, a Nominated Disclosure Officer, or the Mayor, as an alternative to the Chief Executive.

Staff who come forward and report wrongdoing are helping to promote integrity, accountability and good management within the council. This policy is designed to complement normal communication channels between supervisors, but as an alternative, have the option of making a Protected Disclosure in accordance with this policy.

The purpose of the PID Act is to ensure that public officials who wish to make disclosures under the legislation receive protection from reprisals, and that the matters raised in the disclosures are properly investigated.

The PID Act aims to encourage and facilitate the disclosure, in the public interest, of corrupt conduct, maladministration and serious and substantial waste in the public sector. This is achieved by:

- enhancing and augmenting established procedures for making disclosures concerning such matters;
- protecting persons from reprisals that might otherwise be inflicted on them because of these disclosures, and
- providing for those disclosures to be properly investigated and dealt with.

4. Policy Statement

Tenterfield Shire Council does not tolerate corrupt conduct, maladministration or serious and substantial waste of public money. Council is committed to the aims and objectives of the Public Interest Disclosures amendment Act 2011. It recognises the value and importance of contributions of staff to enhance administrative and management practices and strongly supports disclosures being

made by staff or Councillors which disclose corrupt conduct, maladministration, or substantial waste of public money.

T Council will take all reasonable steps to provide protection to all staff who make such disclosures from any detrimental action in reprisal for the making of the disclosure.

Adequate resources will be provided, both financial and human, to:

- · encourage reports of wrongdoing
- protect and support those who make them
- provide training for key personnel
- investigate allegations
- properly manage any workplace issues that the allegations identify or create
- correct any problem.

Note: Under the PID Act, the Chief Executive as the head of a public authority is responsible for ensuring that:

- the public authority has an internal reporting policy
- the staff of the public authority are aware of the contents of the policy and the protection under the PID Act for people who make public interest disclosures
- the public authority complies with the policy and the authorities obligations under the PID Act, and
- the policy delegates at least one staff member as being responsible for receiving public interest disclosures.

5. Scope

a. Corrupt Conduct

Corrupt conduct is the dishonest or partial exercise of official functions by a public official.

For example, this could include:

- the improper use of knowledge, power or position for personal gain or the advantage of others;
- acting dishonestly or unfairly, or breaching public trust;
- a member of the public influencing a public official to use their position in a way that is dishonest, biased or breaches public trust.

For more information about corrupt conduct, see the NSW Ombudsman's Guideline on <u>what can be reported</u> at <u>www.ombo.nsw.gov.au</u>.

b. Maladministration

Maladministration is conduct that involves action or inaction of a serious nature that is contrary to law, unreasonable, unjust, oppressive or improperly discriminatory or based wholly or partly on improper motives.

For example, this could include:

- making a decision and/or taking action that is unlawful; or
- refusing to grant someone a licence for reasons that are not related to the merits of their application.

For more information about maladministration, see the NSW Ombudsman's Guideline on what can be reported at www.ombo.nsw.gov.au.

c. Serious & Substantial Waste in Local Government

Serious and substantial waste is the uneconomical, inefficient or ineffective use of resources that could result in the loss or wastage of local government money. This includes all revenue, loans and other money collected, received or held by, for or on account of the council.

For example, this could include:

- poor project management practices leading to projects running over time;
- having poor or no processes in place for a system involving large amounts of public funds.

For more information about serious and substantial waste, see the NSW Ombudsman's Guideline on what can be reported at www.ombo.nsw.gov.au.

d. Government Information Contravention

A government information contravention is a failure to properly fulfil functions under the *Government Information (Public Access) Act 2009* (GIPA Act). For example, this could include:

- destroying, concealing or altering records to prevent them from being released;
- knowingly making decisions that are contrary to the legislation;
- directing another person to make a decision that is contrary to the legislation.

For more information about government information contravention, see the NSW Ombudsman's Guideline on what can be reported at www.ombo.nsw.gov.au.

e. Local Government Pecuniary Interest Contravention

A local government pecuniary interest contravention is a failure to fulfil certain functions under the *Local Government Act 1993* relating to the management of pecuniary interests.

These include obligations to lodge disclosure of interests returns, lodge written declarations and disclose pecuniary interests at council and council committee meetings. A pecuniary interest is an interest that a person has in a matter because

of a reasonable likelihood or expectation of appreciable financial gain or loss to the person.

For example, this could include:

- a senior council staff member recommending a family member for a council contract and not declaring the relationship;
- a Chief Executive holding an undisclosed shareholding in a company competing for a council contract.

For more information about local government pecuniary interest contravention, see the NSW Ombudsman's Guideline on what can be reported at www.ombo.nsw.gov.au

f. Other Wrongdoing

Although reports about the previous five categories of conduct can attract the specific protections of the PID Act, you should report all activities or incidents that you believe are wrong.

For example, these could include:

- · harassment or unlawful discrimination;
- reprisal action against a person who has reported wrongdoing;
- practices that endanger the health or safety of staff or the public.

These types of issues should be reported to a supervisor, in line with the Tenterfield Shire Council's policies, protocols and procedures.

Other documents and policies relevant are:

- Code of Conduct;
- Grievance and Dispute Procedure.

Even if these reports are not dealt with as public interest disclosures, the Tenterfield Shire Council will consider each matter and make every attempt to protect the staff member making the report from any form of reprisal.

5. WHEN WILL A REPORT BE PROTECTED?

Council will support any staff who report wrongdoing. For a report to be considered a public interest disclosure, it has to meet all of the requirements under the PID Act. These requirements are:

- The person making the disclosure must honestly believe on reasonable grounds that the information shows or tends to show wrongdoing.
- The report has to be made to one or more of the following:
 - a position nominated in this policy see section 9 below;
 - the Chief Executive;

o one of the investigating authorities nominated in the PID Act – see section 10 below.

Reports by staff and councillors will not be considered to be public interest disclosures if they:

- mostly question the merits of government policy, including the policy of the governing body of the council.
- are made with the sole or substantial motive of avoiding dismissal or other disciplinary action.

6. HOW TO MAKE A REPORT

You can report wrongdoing in writing or verbally. You are encouraged to make a report in writing as this can help to avoid any confusion or misinterpretation.

If a report is made verbally, the person receiving the report must make a comprehensive record of the disclosure and ask the person making the disclosure to sign this record. The staff member should keep a copy of this record.

If you are concerned about being seen making a report, ask to meet in a discreet location away from the workplace.

7. CAN A REPORT BE ANONYMOUS?

There will be some situations where you may not want to identify yourself when you make a report. Although these reports will still be dealt with by the Tenterfield Shire Council, it is best if you identify yourself. This allows us to provide you with any necessary protection and support, as well as feedback about the outcome of any investigation into the allegations.

It is important to realise that an anonymous disclosure may not prevent you from being identified. If we do not know who made the report, it is very difficult for us to prevent any reprisal action.

8. MAINTAINING CONFIDENTIALITY

Council realises many staff will want their report to remain confidential. This can help to prevent any action being taken against you for reporting wrongdoing.

We are committed to keeping your identity, and the fact you have reported wrongdoing, confidential. However there may be situations where this may not be possible or appropriate. We will discuss with you whether it is possible to keep your report confidential.

If confidentiality cannot be maintained, we will develop a plan to support and protect you from risks of reprisal. You will be involved in developing this plan. You will also be told if your report will be dealt with under the council's code of conduct, as this may mean certain information will have to be tabled at a council meeting.

If you report wrongdoing, you should only discuss your report with those dealing with it. This will include the Disclosures Coordinator and the Chief Executive. If you discuss your report more broadly, you may affect the outcome of any investigation.

9. WHO CAN RECEIVE A REPORT WITHIN THE TENTERFIELD SHIRE COUNCIL

You are encouraged to report general wrongdoing to your supervisor. However the PID Act requires that – for a report to be a public interest disclosure – it must be made to a public official in accordance with the council's disclosure procedures. For the Tenterfield Shire Council, this means this policy and any supporting procedures.

Any supervisor who receives a report that they believe may be a public interest disclosure must refer the staff member making the report to one of the positions listed below. The broader responsibilities of these positions will be outlined in the procedures and/or guidance material supporting this policy.

If you are council staff and your report involves a councillor, you should make it to the Chief Executive or the Mayor. If you are a councillor and your report is about another councillor, you should make it to the Chief Executive or the Mayor.

The following positions are the only staff within the Tenterfield Shire Council who can receive a public interest disclosure.

a. Chief Executive

You can report wrongdoing directly to the Chief Executive. The Chief Executive is responsible for:

- deciding if a report is a public interest disclosure;
- determining what needs to be done next, including referring it to other authorities, and
- deciding what needs to be done to correct the problem that has been identified.

The Chief Executive must make sure there are systems in place in the Tenterfield Shire Council to support and protect staff who report wrongdoing.

They are also responsible for referring actual or suspected corrupt conduct to the Independent Commission Against Corruption.

Chief Executive, Tenterfield Shire Council, 247 Rouse Street, Tenterfield 2372

Phone: (02) 6736 6000

b. Mayor

If you are making a report about the Chief Executive, you should make your report to the Mayor. They are responsible for:

- deciding if a report is a public interest disclosure
- determining what needs to be done next, including referring it to other authorities

• deciding what needs to be done to correct the problem that has been identified.

The Mayor must make sure there are systems in place in the Tenterfield Shire Council to support and protect staff who report wrongdoing.

If the report is about the Chief Executive, the Mayor is also responsible for referring actual or suspected corrupt conduct to the Independent Commission Against Corruption.

c. Disclosures Co-ordinator

The Disclosures Coordinator has a central role in dealing with reports made by staff. They receive them, assess them, and refer them to the people within the Tenterfield Shire Council who can deal with them appropriately.

Chief Executive, Tenterfield Shire Council, 247 Rouse Street, Tenterfield 2372 Phone: (02) 6736 6000

d. Disclosures Officers

Disclosures Officers work with the Disclosures Co-ordinator, and are responsible for receiving, forwarding and/or dealing with reports made in accordance with this Policy.

• Manager Customer Service, Governance & Records - Tenterfield Shire Council, 247 Rouse Street, Tenterfield 2372 - Phone (02) 6736 6000.

10. WHO CAN RECEIVE A REPORT OUTSIDE OF THE TENTERFIELD SHIRE COUNCIL

Staff are encouraged to report wrongdoing within Council, but internal reporting is not your only option. If you follow the guidance below, your report can still be a public interest disclosure.

You can choose to make your report to an investigating authority. You can do this first, or at any stage after your initial report to the Tenterfield Shire Council. If your report is about the Chief Executive or the Mayor, you should consider making it to an investigating authority.

You can also choose to make a report to a Member of Parliament or a journalist, but only in limited circumstances.

a. Investigating Authorities

The PID Act lists a number of investigating authorities in NSW that staff can report wrongdoing to and the categories of wrongdoing each authority can deal with.

In relation to council, these authorities are:

- The Independent Commission Against Corruption (ICAC) for corrupt conduct
- The Ombudsman for maladministration

- The Auditor-General for serious and substantial waste
- Law Enforcement Conduct Commission for police misconduct
- The PIC Inspector for disclosures about the PIC or its staff
- Office of Local Government NSW for disclosures about local government agencies
- The ICAC Inspector for disclosures about the ICAC or its staff
- Information and Privacy Commission NSW for disclosures about a government information contravention.

You should contact the relevant authority for advice about how to make a disclosure to them. Contact details for each investigating authority are provided at the end of this policy.

You should be aware that it is very likely the investigating authority will discuss the case with the Tenterfield Shire Council. We will make every effort to assist and cooperate with the investigating authority to ensure the matter is dealt with appropriately and there is a satisfactory outcome. We will also provide appropriate support and assistance to staff who report wrongdoing to an investigating authority.

b. Members of Parliament or Journalists

To have the protections of the PID Act, staff reporting wrongdoing to a Member of Parliament (MP) or a journalist must have already made substantially the same report to one of the following:

- The Chief Executive:
- A person nominated in this policy, or
- An investigating authority listed in this policy and in accordance with the PID Act.

Also, the Tenterfield Shire Council or investigating authority that received the report must have either:

- Decided not to investigate the matter;
- Decided to investigate the matter, but not completed the investigation within six months of the original report;
- Investigated the matter but not recommended any action as a result;
- Not told the person who made the report, within six (6) months of the report being made, whether the matter will be investigated.

Most importantly – to be protected under the PID Act – if you report wrongdoing to an MP or a journalist you will need to be able to prove that you have reasonable grounds for believing that the disclosure is substantially true and that it is in fact substantially true.

If you report wrongdoing to a person or an organisation that is not listed above, you will not be protected under the PID Act. This may mean you will be in breach of legal obligations or Tenterfield Shire Council Code of Conduct – by, for example, disclosing confidential information.

For more information about reporting wrongdoing outside the Tenterfield Shire Council, contact the disclosures coordinator or the NSW Ombudsman's Public Interest Disclosures Unit. Their contact details are provided at the end of this Policy.

11. FEEDBACK TO STAFF WHO REPORT WRONGDOING

Staff who report wrongdoing will be told what is happening in response to their report.

When you make a report, you will be given:

- an acknowledgement that your disclosure has been received;
- the timeframe for when you will receive further updates;
- the name and contact details of the people who can tell you what is happening.

The PID Act requires that you are provided with an acknowledgement letter and a copy of this policy within 45 days after you have made your report. We will attempt to get this information to you within two working days from the date you make your report.

After a decision is made about how your report will be dealt with, you will be given:

- information about the action that will be taken in response to your report;
- likely timeframes for any investigation;
- information about the resources available within Tenterfield Shire Council to handle any concerns you may have;
- information about external agencies and services you can access for support.

This information will be given to you within 10 working days from the date you make your report.

During any investigation, you will be given:

- information on the ongoing nature of the investigation;
- information about the progress of the investigation and reasons for any delay;
- advice if your identity needs to be disclosed for the purposes of investigating the matter, and an opportunity to talk about this.

At the end of any investigation, you will be given:

- enough information to show that adequate and appropriate action was taken and/or is proposed to be taken in response to your disclosure and any problem that was identified;
- advice about whether you will be involved as a witness in any further matters, such as disciplinary or criminal proceedings.

Section: Corporate & Governance

Behaviour of all staff involved in the PID process needs to adhere to the Tenterfield Shire Council Code of Conduct. A breach of the Code could result in disciplinary action.

12. PROTECTION AGAINST REPRISALS

The PID Act provides protection for people reporting wrongdoing by imposing penalties on anyone who takes detrimental action substantially in reprisal for them making the public interest disclosure.

The Tenterfield Shire Council will not tolerate any reprisal action against staff who report wrongdoing. The criminal penalties that can be imposed include imprisonment or fines. Detrimental action is also misconduct that justifies disciplinary action. People who take detrimental action against someone who has made a disclosure can also be required to pay damages for any loss suffered by that person.

Detrimental action means action causing, comprising or involving any of the following:

- injury, damage or loss;
- intimidation or harassment;
- discrimination, disadvantage or adverse treatment in relation to employment;
- dismissal from, or prejudice in, employment;
- disciplinary proceedings.

a. Responding to Reprisals

The Tenterfield Shire Council will act to protect staff who report wrongdoing from reprisals.

When a report is received, we will ensure that a thorough risk assessment is conducted. This will identify any risks to the member of staff who reported the wrongdoing, as well as strategies to deal with those risks.

If you believe that detrimental action has been or is being taken against you or someone else who has reported wrongdoing in reprisal for making a report, you should tell your supervisor, the disclosures coordinator or the Chief Executive immediately.

All supervisors must report any suspicions they have that reprisal action against a staff member is occurring, or any reports that are made to them, to the disclosures coordinator or the Chief Executive.

If the disclosures coordinator becomes aware of reprisal action against a person who has made a disclosure, they will:

- ensure a senior and experienced member of staff, who has not been involved in dealing with the initial disclosure, will investigate the suspected reprisal;
- give the results of that investigation to the Chief Executive for a decision;
- give the results of that investigation to the Mayor for a decision if the allegation of reprisal action is about the Chief Executive;

Section: Corporate & Governance

- if it has been established that reprisal action is occurring against someone who has made a disclosure, take all steps possible to stop that activity and protect the member of staff who made the disclosure;
- take appropriate disciplinary or criminal action against anyone proven to have taken or threatened any action in reprisal for making a disclosure.

If you report reprisal action, you will be kept informed of the progress of any investigation and the outcome.

The Chief Executive may issue specific directions to help protect against reprisals. These may include:

- issuing warnings to those alleged to have taken reprisal action against the member of staff who made the disclosure;
- relocating the member of staff who made the disclosure or the subject officer within the current workplace;
- transferring the member of staff who made the disclosure or the staff member who is the subject of the allegation to another position for which they are qualified;
- granting the member of staff who made the disclosure or the subject officer leave of absence during the investigation of the disclosure.

These directions will only be taken if the member of staff who made the disclosure agrees to it. The disclosures coordinator will make it clear to other staff that this action was taken in consultation with the staff member and with management support – and it is not a punishment.

If you have reported wrongdoing and feel that any reprisal action is not being dealt with effectively, contact the Ombudsman or the ICAC – depending on the type of wrongdoing you reported. Contact details for all these investigating authorities are included at the end of this policy.

b. Protection Against Legal Action

If you make a disclosure in accordance with the PID Act, you will not be subject to any liability and no action, claim or demand can be taken against you for making the disclosure. You will not have breached any confidentiality or secrecy obligations and you will have the defence of absolute privilege in defamation.

13. SUPPORT FOR THOSE REPORTING WRONGDOING

Tenterfield Shire Council will make sure that staff who have reported wrongdoing, regardless of whether they have made a public interest disclosure, are provided with access to any professional support they may need as a result of the reporting process – such as stress management, counselling services, legal or career advice.

Council subscribes to an Employee Assistance Program (EAP). The EAP service provides Council staff with confidential counselling, coaching and support for workplace and personal issues.

Staff can make an appointment with an EAP counsellor by contacting (1300 844 433), or by contacting the HR, Workforce Development & Safety section for information.

We also have staff who will support those who report wrongdoing. They are responsible for initiating and coordinating support, particularly to those who are suffering any form of reprisal.

Manager HR, Workforce Development & Safety, Tenterfield Shire Council, 247 Rouse Street, Tenterfield, 2372 – Phone (02) 6736 6000

All supervisors must notify the disclosures coordinator if they believe a staff member is suffering any detrimental action as a result of disclosing wrongdoing.

14. SANCTIONS FOR MAKING FALSE OR MISLEADING DISCLOSURES

It is important that all staff are aware that it is a criminal offence under the PID Act to wilfully make a false or misleading statement when reporting wrongdoing. Such conduct may also be a breach of the code of conduct resulting in disciplinary action. In the case of councillors, disciplinary action may be taken under the misconduct provisions of the Local Government Act 1993 and may include suspension or disqualification from civic office.

15. SUPPORT FOR THE SUBJECT OF A REPORT

The Tenterfield Shire Council is committed to ensuring staff who are the subject of a report of wrongdoing are treated fairly and reasonably. If you are the subject of a report, you will be:

- treated fairly and impartially
- told your rights and obligations under our policies and procedures
- kept informed during any investigation
- given the opportunity to respond to any allegation made against you
- told the result of any investigation.

16. REVIEW

This policy will be reviewed by council every 2 (two) years. For any advice or guidance about this review, contact the NSW Ombudsman's Public Interest Disclosures Unit.

17. MORE INFORMATION

Information around public interest disclosures is available on Council's website. Staff can also access advice and guidance from the Tenterfield Shire Council disclosures coordinator and the NSW Ombudsman's website at www.ombo.nsw.gov.au.

18. RESOURCES

The contact details for external investigating authorities that staff can make a public interest disclosure to or seek advice from are listed below

For disclosures about corrupt conduct:

Independent Commission Against

Corruption (ICAC) Phone: 02 8281 5999 Toll free: 1800 463 909

Tel. typewriter (TTY): 02 8281 5773

Facsimile: 02 9264 5364
Email: icac@icac.nsw.gov.au
Web: www.icac.nsw.gov.au
Address: Level 7, 255 Elizabeth
Street, Sydney NSW 2001

For disclosures about local government agencies:

Office of Local Government
Phone: 02 4428 4100
Facsimile: 02 4428 4199
Email: olg@olg.nsw.gov.au
Web: www.olg.nsw.gov.au

Address: 5 O'Keefe Avenue, Nowra,

NSW 2541

For disclosures about serious and substantial waste:

Auditor-General of the NSW Audit

Office

Phone: 02 9275 7100

Email: mail@audit.nsw.gov.au
Web: www.audit.nsw.gov.au

Address: Level 19, Tower 2 Darling Park, 201 Sussex Street, Sydney

NSW 2000

For disclosures about maladministration:

NSW Ombudsman Phone: 02 9286 1000

Toll free (outside Sydney metro): 1800

451 524

Tel. typewriter (TTY): 02 9264 8050

Facsimile: 02 9283 2911

Email: nswombo@ombo.nsw.gov.au

Web: www.ombo.nsw.gov.au

Address: Level 24, 580 George Street,

Sydney NSW 2000

For disclosures about breaches of the GIPA Act:

Information and Privacy Commission

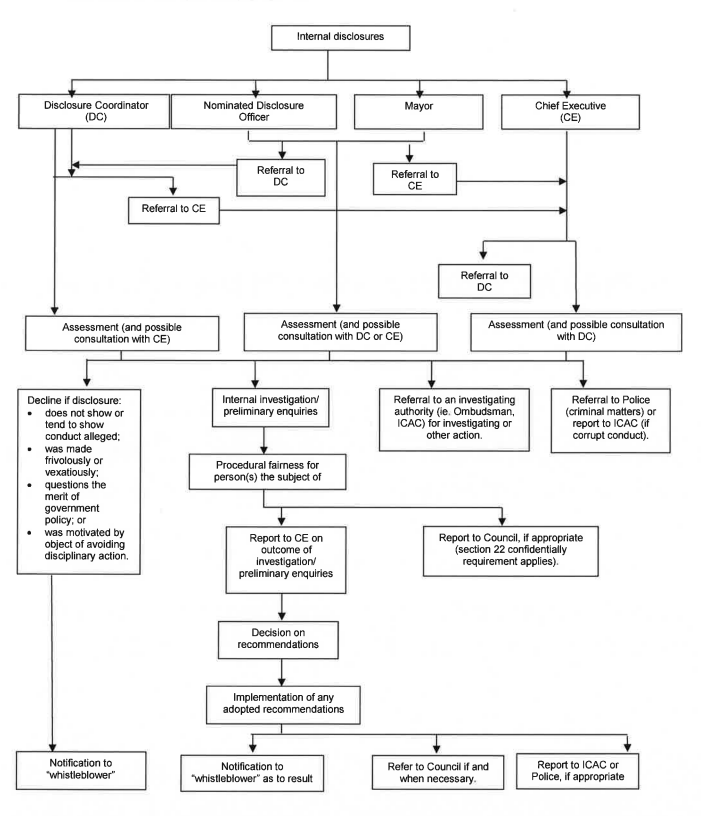
NSW

Toll free: 1800 472 679 Facsimile: 02 6446 9518

Email: ipcinfo@ipc.nsw.gov.au Web: www.oie ipc.nsw.gov.au Address: Level 17, 201 Elizabeth

Street, Sydney NSW 2000

INTERNAL REPORTING SYSTEM



Section: Corporate & Governance

Accountability, Roles & Responsibility

This policy applies to:

- both council staff and councillors;
- permanent employees, whether full-time or part-time;
- temporary or casual employees;
- consultants;
- individual contractors working for the council.

The policy may also apply to other people who perform public official functions and their conduct and activities could be investigated by an investigating authority.

Staff are encouraged to report known and suspected wrongdoing within the council. This policy is just one of several relating to grievances and complaints, including Council's Code of Conduct Policy and Grievance and Dispute Procedure.

All staff are encouraged to support those who have made disclosures, and protect and maintain their confidentiality. They must not victimise or harass anyone who has made a disclosure.

6. Related Documents, Standards & Guidelines

NSW Public Interest Disclosures Act 1994
NSW Government Information (Public Access) Act 2009
NSW Local Government Act 1993
Tenterfield Shire Council Code of Conduct 2018
Grievance and Dispute Procedure

7. Version Control & Change History

Version	Date	Modified by	Details
			Adoption of Original Policy (Res No.
V1.0	23/11/11	Council	594/11)
V2.0	27/11/13	Council	Review/Amended (Res No. 432/13)
V3.0	23/8/17	Council	Review/Amended (Res No. 168/17)
V4.0			